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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/981,328		10/16/2001	Jason Lango	5693P116	4985	
48102	7590	06/17/2005		EXAMINER		
NETWORK		ANCE/BLAKELY	BILGRAMI, ASGHAR H			
SEVENTH FLOOR LOS ANGELES, CA 90025-1030				ART UNIT	PAPER NUMBER	
				2143		

DATE MAILED: 06/17/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

PTOL-326 (Rev. 1-04)	Office Action Su	ımmary	Part of Paper No./Mail Date 20050601					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Revie 3) Information Disclosure Statement(s) (PTO-144 Paper No(s)/Mail Date 04/20/2005, 03 12% (c	19 or PTO/SB/08)	Paper N	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (PTO-152) 					
Attachment(s)								
* See the attached detailed Office a	•		ot received.					
3. Copies of the certified cop application from the Intern	· -		n received in this National Stage					
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 								
1.☐ Certified copies of the price		been received.						
a) All b) Some * c) None of		·,	······································					
12) Acknowledgment is made of a cla	aim for foreign priorit	v under 35 U.S.C.	§ 119(a)-(d) or (f).					
Priority under 35 U.S.C. § 119								
11)☐ The oath or declaration is objected	ed to by the Examine	er. Note the attach	ed Office Action or form PTO-152.					
	•	• , ,	g(s) is objected to. See 37 CFR 1.121(d).					
Applicant may not request that any								
9) The specification is objected to b 10) The drawing(s) filed on <u>16 Octob</u>		accepted or b)	objected to by the Examiner					
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Application Papers								
8) Claim(s) are subject to re		ion requirement.						
7) Claim(s) is/are objected to								
6)⊠ Claim(s) <u>1-20</u> is/are rejected.								
4a) Of the above claim(s) 5) Claim(s) is/are allowed.	is/are withdrawn from	n consideration.						
4) Claim(s) 1-20 is/are pending in the	• •							
Disposition of Claims								
	action arias, Expart	o quay,o, 1000 o.	2 ,					
closed in accordance with the pr		-	-					
2a) ☐ This action is FINAL. 3) ☐ Since this application is in condit	2b)⊠ This action		tters, prosecution as to the ments is					
1) Responsive to communication(s)								
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Extensions of time may be available under the provice after SIX (6) MONTHS from the mailing date of this control of the period for reply specified above is less than thither if NO period for reply is specified above, the maximuter of the period for the period for Any reply received by the Office later than three more earned patent term adjustment. See 37 CFR 1.704(Status	communication. rty (30) days, a reply within the rm statutory period will apply reply will, by statute, cause the rths after the mailing date of the	ne statutory minimum of the and will expire SIX (6) Mo the application to become	nirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).					
A SHORTENED STATUTORY PERIO THE MAILING DATE OF THIS COMM	UNICATION.							
Period for Reply		ET TO EVDIĜE o	MONTH/O\ FDOM					
			with the correspondence address					
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Office Action Summary		81,328 niner	LANGO ET AL.					
	Appl	ication No.	Applicant(s)					

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DETAILED ACTION

Information Disclosure Statement

Information Disclosure Statement provided on 20 April 2005 has been considered.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-20 are rejected under 35 U.S.C. 102(e) as being anticipated by Srikantan et al (U.S. Pub No 2002/005612 A1).
- 3. As per claims 1, 6, 9, 13 & 16 Srikantan disclosed a method for reducing magnitudes of output traffic bursts in a streaming media cache comprises: receiving a request from a first client system for a stream of media data, the stream of media data including a first streaming media data packet and a second streaming media data packet; receiving a request from a second client system for the stream of media data (Page 1, paragraph 7, page 2, paragraph 19); receiving the first streaming media data packet from an upstream server, the first streaming media data packet including a delivery time; determining a first modified delivery time for the first streaming media data packet (page 2, paragraph 20); determining a second modified delivery time for the first streaming media data packet, the first modified delivery time different from the second modified

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delivery time; modifying the first streaming media data packet with the first modified delivery time to form a first modified first streaming media data packet; modifying the first streaming media data packet with the second modified delivery time to form a second modified first streaming media data packet; outputting the first modified first streaming media data packet to the first client system at the first modified delivery time; and outputting the second modified first streaming media data packet to the second client system at the second modified delivery time (page.3, paragraph.36 and page.4, paragraphs.46 & 53).

- 4. As per claims 2, 7, 10, 14 & 20 the method of claim 6 wherein determining the first modified delivery time for the second streaming media data packet comprises adding the first delay value to the delivery time of the second streaming media data packet (page 2, paragraph 26, page 3, paragraphs 36 & page 4, paragraphs 46 & 53).
- 5. As per claims 3, 11 & 19 the method of claim 16 wherein delaying the packet delivery time for the first packet of data to be delivered to the first downstream client system comprises delaying the first packet of data by a delay factor selected from 0-500 milliseconds (page.4, paragraph.40, lines 1-10).
- 6. As per claims 4 & 15 the method of claim 3 wherein the first delay value is pseudorandomly selected from the range (milliseconds page.3, paragraphs.36 & page.4, paragraphs.46 & 53).

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- As per claims 5, 8 & 12 the method of claim 1 further comprising: receiving a data file from the upstream server, the data file including a payload portion of the first streaming media data packet and a payload portion of the second streaming media data packet (page.2, paragraph.30); and storing the data file in a storage within the streaming media cache (page.6, paragraph.75).
- 8. As per claim 17 the method of claim of claim 16 wherein the first packet of data is framed (page.2, paragraph.26).
- 9. As per claim 18 the method of claim 16 wherein the first packet of data comprises streaming media data (page 2, paragraph 26).

Response to Arguments

In light of applicants arguments new art has been used by the examiner to reject the claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Asghar Bilgrami whose telephone number is 571-272-3907. The examiner can normally be reached on M-F, 8:00-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on 571-272-3923. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Asghar Bilgrami Examiner Art Unit 2143

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